STATE OF MICHIGAN IN THE 45TH DISTRICT COURT

JP MORGAN CHASE BANK NA Plaintiff(s

-vs-

Case No. 22-00061GC

KATRINA I BERGUNDER
Defendant(s)

PRE-TRIAL ORDER

At a session of the 45TH District Court held in Oak Park, Oakland County, Michigan

On: 06/21/22

PRESENT: Hon. Michelle Friedman Appel
DISTRICT JUDGE

This matter having come to be heard at a scheduled pretrial conference and it appears to this court that:

PLA	intiff's positio	ON: #	due 4	own			
DEI	FENDANT'S POSIT	ION: Chall	lenzry	The a	inaux Que	CT COURT	45-B
IT IS HEREBY ORDERED THAT: DISTRICT COOK! OAK PARK, MICH! TRUE COPY							
1.	DISCOVERY				DATE	TAX	
	□ Ion	ranted ot granted		*	Įv.	IAY 1 5 2024	
2.	Plainiff Shull	covery shall be I provide Def	completed fandant	by: the E	lioz Stalema conformer.	d an	
	Is n	rdered ot ordered ompleted					

In the event of rejection of case evaluation, costs are mandatory pursuant to $MCR\ 2.403.$

3.	TRIAL TIME. Estimated trial time for the (Jury/Non-Jury) trial isdays.					
4.	witnesses. Parties shall file and exchange the names and addresses of all witnesses to be called at trial on or before 7.12.17. Failure to file a witness list shall result in witness being excluded from testifying at trial, unless good cause is shown.					
5.	MOTIONS. Hearings on all pre-trial motions and dispositive motions shall be filed on or before					
6.7.	TRIAL. Trial shall be set after Close by discovery rafter disposition cut on. EXHIBITS. Parties shall exchange all proposed exhibits no later that 14 days before trial. Copies of all proposed exhibits shall be enclosed in a sealed envelope and submitted to the Court (no original, please). Any exhibits received after said date shall be held inadmissible, unless good cause is shown. Objections to the exhibits, to the extent they are known, shall be filed 7 days prior to trial.					
8.	DEPOSITION. All depositions must be purged not less that 14 days prior to the jury trial or the objections therein shall be deemed waived.					
9.	TRIAL BRIEFS. Trial briefs, if any, are expected 7 days prior to the trial date.					
10.	VOIR DIRE AND JURY INSTRUCTIONS. Voir dire is customarily conducted solely by the Court, however, upon request, attorneys may be allowed to inquire. Any requested voir dire questions must be filed with the Court, not less than 7 days prior to trial.					
	Counsel shall submit written theory of the case, together with written, proposed jury instruction, and copies of the proposed jury instructions, and copies of the proposed verdict form not later that 7 days prior to trial. References may be made to the Standard Jury Instructions (SJI) by number.					
	Jury questionnaires may be reviewed by presenting a written request to the jury clerk, prior to commencement of voir dire. The court will not postpone the commencement of voir dire for parties to review jury questionnaires. The jury clerk may be reached at (248) 691-7442.					
	Approved for Entry: Receipt Acknowledged: Attorney for Plaintiff Attorney for Defendant Attorney for Defendant Attorney for Defendant					
	DATE MAY 1 5 2024					